NOTICE OF CONFIDENTIALITY RIGHTS! IF YOU ARE A NATURAL PERSON, YOU MAY REMOVE OR STRIKE ANY OF CIVE FOUL OWING INFORMATION FROM THIS INSTRUMENT DEFORE IT IS FILED FOR RECORD IN THE PUBLIC RECORDS: YOUR SOCIAL SECURITY NUMBER OR YOUR DRIVER'S SECURITY NUMBER OF YOUR DRIVER'S ETCHNSE NUMBER. EVen lee-

Producers 88-198(R) Texas Paid-Up (2/93)

OIL, GAS AND MINERAL LEASE (PAID-UP LEASE)
THIS AGREEMENT made this 2nd day of August ,20 10 , between John F. Berry
, Lamor (whether one or more) whose address is  100 Independence Place, Suite 400, Tyler, Texas 75703
Devon Energy Production Company, L.P. , Lesses; whose address is
20 North Broadway, Oklahoma City, OK 73102-8260 ; WITNESSETH:  1. Leasor in consideration of Text or store Dollars, in hand gold, of the royalties herein provided, and of the agreement of Leason betwin contained, hereby grants, leases and lets
exclusively unto Leases the lands subject hereto for the purpose of investigating, exploring, prospecting, drilling and mining for and producing oil, gas (including all gases, liquid hydrocarbons and their respective countitient elements) and all other minerals, (whether or not similar to those mentioned) and the exclusive right to conduct exploration, geologic and geophysical tests and surveys, injecting gas, water and other fluids and air into substanface strata, establishing and utilizing facilities for the disposition of salt water, laying pipelines, housing its employees and building roads, tanks, power stations, telephone lines and other structures thereon to produce, save, take care of, treat, transport, and own said products; which lands are located in TESTERITE  County, Texas, and described as follows:
165.00 acres, more or less, out of the Wm. W. Warnell Survey, A-1616, the James Sharp Survey, A-1386, the John F. Heath Survey, A-641, and the Claiborne Johnson Survey, A-849, Tarrant County, Texas, being more particularly described as "Exhibit B, Tract B-103" in that certain judgment entitled "Stipulation to Revest Title and for Entry of Final Judgment" in Cause No. 1296, United States District Court for the Northern District of Texas, Fort Worth Division, dated July 12, 1957.  SEE EXHIBIT "A" ATTACHED HERETO AND MADE A PART HEREOF FOR ADDITIONAL PROVISIONS
This leave also covers and includes all hand owned or claimed by Leaver adjacent or contiguous to the land particularly described above, whether the same be in said survey or in adjacent surveys, although not included within the boundaries of the land particularly described above. The land covered by this leave shall be horizontar referred to as said Land. Leaver agrees to execute any leave miscalment requested by Leaver for a more complete or accurate description of said Land and such amendment shall include words of present leave and grant. For the
purpose of calculating any payments bereinafter provided for, said Land is estimated to comprise 165.00 acres, whether it actually comprises more or less until such time as Lessee requests a lease amendment and same is filed of record.  2. Subject to the other provisions herein contained and without reference to the commencement, prosecution or countinn of operations and/or production at any time hereunder, this lesse shall be for a term of five (5) years from this date (called "primary term") and as long thereafter as oil, gas, or other minerals is produced from or operations are commenced on said Land or land with which said Land is possible. The work "operations" as seed herein shall include but not be limited to my or the following, propuring drillaits location and/or access road, drilling, testing, completing, reworking, recompleting, deepening, plugging back or repairing of a well in search for or in an endower to obtain production of oil, gas or other minerals and my other actions conducted on said lands associated with or related thereto.
3. The royalties to be paid by Leasee are: (a) on oil delivered at the wells or into the pipeline to which the wells may be connected, one-eighth of the proceeds received from the sale of oil produced and saved from said Land; Leasee may from time to time purchase any royalty oil in its possession, paying the market price therefor prevailing for the field where produced on the date of purchase or Leasee may sell any royalty oil in its possession and pay Leaser the price received by the Leasee for such oil computed at the well; Leaser is interest shall beer one-eighth of the cost of sill trucking charges; (b) on gas, including all gases, processed liquid hydrocarbous associated therewith and any other respective constituent elements, casinghead gas or other gaseous substance, produced from said Land and sold or used off the promises or for the extraction of gasoline or other product thereform, the market value at the well of one-eighth of the gas so sold or used provided the market value shall not exceed the amount received by Lessee for such gas computed at the mouth of the well, and provided further on gas sold at the wells the royalty shall be one-eighth of the not processes received from such sale, it being understood that Lessee's interest shall beer one-eighth of the cost of all compression, treating, dehydrating and transporting costs incared in marketing the gas so sold at the wells; (c) on all other minutes of that Lessee's interest of the costs, in said Land, whether or not owned by Lessee and whether or not effectively probled by Lessee pursuant to the provisions hereof, shall be paid from the royalty set forth herein. Lessee shall have free use of oil, gas and water from said Land, except water from Lessee's wells, in all operations which Lessee may conduct hereunder, including water injection and secondary recovery operations, and the royalty on oil and gas shall be computed after deducting may so used.  4. If at the expiration of the primary term or at any time or times after the received of Lessee
hereunder regardless of changes in ownership of said land or sixth-in royalty payments) a sum determined by multiplying one dollar (\$1.00) per acre for each acre of said Land included in such unit on which said shut-in well is located. If such bank (or any successor bank) should fail, liquidate, or be succeeded by another bank or for any reason fail or refine to succept such payment. Leave shull so-tender such payment within (\$0 days following receipt from Leave or a proper recordable instrument saming another bank or for any reason fail or refine to succept such payment. Leave shull so-tender such payment within (\$0 days following receipt from Leave or a proper recordable instrument saming another bank as again to receive such payment or transfer. Such shut-in royalty payment shall be due on or before the expiration of sinety (\$0) days after (a) the expiration of the primary term, or (b) the date of completion of such well, or (c) the date on which oil or gas completed and shut-in or (c) the date the leave cases to be otherwise maintained, whichever be the later date. It is understood and agreed that no shut-in royalty payments shall be due during the primary term. In like payments or tenders on or before the next enuing anothers for said payment, the Leave shall continue to pay such shut-in royalty payment shall not be required or, if a shut-in royalty payment is tendered, no additional shut-in payment will be due until the next contains to pay or tender or to properly or timely pay or tender are years as that-in royalty shall render Leave liable for the contains a shut-in royalty shall render Leave liable for the samount due but it shall not operate to terminate this leave. Leave agrees to use reasonable diligence to produce, utilize or market the minerals capable of being production may be commenced and shut-in during such one (1) year period. Leaves agrees to use reasonable diligence to produce, utilize or market the minerals capable of being produced from said wells, but in the exercise of such shigher tr
5. (a) Lessee shall have the right and power in its discretion to pool or combine, as to any one or more strain or formations, said Land or any portion of said Land with other land covered by this hame or with other land, lesse or lesses in the vicinity thereof. The above right and power to pool and unitizes may be exarcised with respect to oil, gas or other naiserals, or any one or more instances, and many be cancrised at any time and fiven time to time during or after the primary term, and before or after a well in been defilled, or while a well is being drilled. Proding is one or more instances shall not exhaunt the rights of Lessee to pool said Land or portions thereof into other units. Units formed by pooling as to any stratum or strata, and oil units need not conform as to area with gas units. Units pooled for oil horometer shall not substantially exceed to access each, plus a tolerance of 10% thereof, provided that should governmental authority having jurisdiction prescribe or permit the execution of units larger than those specified, units thereafter created may conform substantially in size with those provided for provided provided provided that should governmental authority having jurisdiction prescribe or permit the execution of units larger than those specified, units thereafter created may conform substantially in size with those of provided for provided for provided the same as on gas. With respect to any such unit so formad, Lessee shall be computed the same as on gas. With respect to any such unit so formad, Lessee shall be computed with the unitional or instruments instruments are so filed for record. Any unit so formad may be re-formed, inscrement or instruments or instruments instruments or instrument

of or thereon shall be excluded in calculating said royalty. Lessee may vacate any unit formed by it berounder by or unitized substance being produced from such unit. If this lesse now or hereafter covers separate tracts, no period or result morely from the inclusion of such separate tracts within this lesse but Lessee should consequent allocation of production as herein provided. As used in this paragraph 5, the words "separate ras to purties or amounts, from that as to any other part of said Land.

In time to time during the life of this lesse shall have the right and power as to all or any part or formation or stotler lands, formations, strata or lesses covering lands in the same general area as the lessed generales of the production of the lesses of the lesses of lesses. So the lesses of lesses are substituted or any other lesses or lesses. nt and used in the operations thereof or thereon shall be ex-county at any time when there is no unitized substance but rean mry such separate tracts is intended or shall be implied into an provided in this paragraph 5 with consequent alloca-ting differing, now or hereafter, either as to purious or amon (b) Leance at mry time and from time to time during the 's joinder, to unitize the same with other lands, formations, mitization of royalty is theless have the right is "separate tract" mean any tract with roy

- have the right and power as to all or any part or formati g banks in the same general area as the lessed premises by te in and under any other tract or tracts of land, regardles es by combinent mership thereof, so as to cre by exhite created by this lease with any other leases, royally or munical datale in and under any other tract or tracts or land, combination of such interests or any of those one or more unitized areas of such interest was of sterestimed by Leases to developh such leads and interest wave all included within the terms have f and constituted a single oil, gas and mineral lease. All such patent was tracts comprising such unitized area based on a formula derived from parameters utilized by Leases and in units of the units and Commission of Texas. The units atom agreement shall include other provisions designed to allow for operations of the units. in produ xion from such rated in a mater Lemos and incurporated in a uniformition agreement to of the uniform area in an orderly manner and Let magnon or Texus. The unitization agreement shall mixtude other provisions designed to anow not operations or the mazzar arch in an orderly master and Letter services contained therein shall be binding on Letter provision statement agency over such matters. Operations on or production of oil and/or gas from my part of the unitized area which includes all or a particul of said Land, regardless of where commenced or such production was secured before or after the date of this loans or the date of the instrument designating the unitized area, shall be considered for all passes of reputation, as operations on or production of oil or gas from and Land whether or not the well or wells be located on said Land. Royalties payable from the unitsed on the basis of the production allocated to the parties of the above described land included within such unitized area after excluding therefrom any oil or gas to
- as tecroon.

  Lesses may at any time or times execute and deliver to Lesses or to the depository above maned or place of record, a release or releases covering of subserface strain or strains and thereby suscender this lesses as to much portion and/or portion of subserface strain or strains and be relieved of all on a surroundered. Lesses shall retain rights of ingress and ogress across smit through any released position and/or strains of the lesses in order to have need the leased premises which remains in force and on which Lesses continues to combine operations of the relieved of the relieved of the relieved of the relieved provided of the relieved provided on the less of other relieved to a strain of the relieved of the relieved provided on the less of other relieved to a surround to the relieved of the relieved to the relieved of the relieved to release or refenees covering may portion of said Land and/or turn and be relieved of all obligations as to the acreage, strats lease in order to have necessary access to that portion and/or es which remains in r times after the cop
- 7. If, at any times or times after the experition of the primary term, operations or production of oil, gas or other minutals on said Land or on acrongs product therewith should cease from any cease and this lease is not then being otherwise mointained, this lease shall not terminate if Leasee commences or resumes operations within sinety (90) days thereafter and continues such operations or other minutals, this lease shall remain in full force and effect for so long themselver at oil, gas or other minutals is produced from said Land or acrosage pooled throwith. It is understood and agreed that if, during the primary term howof, all operations or swedenium common on said Land or land on leases pooled throwith, this lease shall nevertheless sumain in full force and effect during the paid-up primary term howof. If, at the empiration of the primary term, oil, gas or other minutals is not being produced on said Land or on acreage pooled throwith but operations or productions on said land or on acreage pooled throwith but operations or production of the organization of the primary term, this lease shall not or considered primary term, and all or a position of graduation or operations of said Land or on acreage pooled throwith well on land other than said Land and which other land and all or a portion of said Land land been included in a gas unit that was formed prior to the expiration of the primary term of this lease, this lease shall remain in force so long as operations on said Land and been included in an oil said that was formed prior to the expiration of the primary term of many term of many term in force on long as operations on said land or acreage pooled throwith are prosecuted with no constitute of said and an acreage pooled throwith are prosecuted with no constitute of a post of the primary term of many term in force on long as operations on said land or acreage pooled throwith are prosecuted with the production force and of the primary term of this lease, this lease shall remain in force on long as opera a of the pri s or pred of oil, gas or oth inay t d, this l on acrongo pooled there in minety (90) days thereof i term, operations co a leave shall not tex
- 8. Leases shall have the right, at any time during or after the expiration of this lease, to remove all property and fixtures placed by Leases on said Land, including the right to draw and see all casing. Upon Leases's request and when reasonably accessary for utilization of the surface for some intended use by the Leases, Leases will bury all pipelines below ordinary plow. No well shall be drilled within two headed (200) feet of any residence or barn now on said Land without Leases's consent.

  9. The rights of either party hereunder may be assigned in whole or in part, and the previsions hereof shall extend to their heirs, successors and assigns, but no clamps or division in such rabip of said Land or soyulties, however accomplished, shall operate to enlarge the obligation or diminish the right of Leases, and no change or division in such ownership shall be binding seen until thirty (30) days after Leases shall have been familished, by registered U. S. mail at Leases's principal place of business, with a certified copy of seconded instrument or ments or identified on the decadent in a depository to Leases. If any such change in ownership occurs by reases of the death of the owner, Leases may nevertheless, pay or tender royalties, t thereof, to the credit of the decadent in a depository bank previded for above. In the event of assignment hereof in whole or in part, liability for breach of any obligation hereunder shall not such a further of this lease or a particular threather, Leases may withhold payment of unless and until furnished with a recordable instrument, executed by all such parties, designating an agent to receive payment for all.

  10. The breach by Leases of any obligation arisine hereander shall not work a further or a manufacture of this lease of any obligation arisine hereander shall not work a further or a manufacture of any obligation arisine hereander shall not work a further or a manufacture or any obligation arisine hereander shall not work a further or a manufacture or a manufacture or any on Lessee until thirty (30) days after Lessee shall instruments ovidencing same or ovidence satisfacts or part thereof, to the credit of the decadent in a day
- acrong tolerance not to exceed 10% of 640 acros, of the area retained hereunder and capable of preducing gas or other minorals in paying quantil. Leaser hereby warrants and agrees to defend the tile to said Land and agrees that Leaser may, at its option, discharge any tax, most or in part; and, in the event Leaser does so, it shall be subregated to such lion with the right to canforce same and apply royalties according here in part, and, in one event Leisse cross or, it amon to susregares to stem not write the right to cameror same and apply replaces accounts in the description of the configuration unts withheld to the applicable turing unflority for credit rest in the oil, gas or other minerals on, in or under said La
- be liable for damages for failure to comply the lucing oil or gas from said Land; and the time and this les is and so long as Lesses is prevented by any such cause from conducting op-rented against Lesses, anything in this tense to the countary notwithstanding. The spacification of causes of force majoure herein enumerated shall not enting operations on or from producing.
- (b) The specification of causes of force majoure herein commented shall not enclude other causes from consideration in determining whether Less required in fieldling any obligations or conditions of this lesse, express or implied, and any delay of not more than six (6) months after termination of
- AB terms and conditions of this lease, whether express or implied, shall be s id, is whole or in part, nor Leases held liable in damages for failure to compl l, shall be subject to all Federal and State Laws, Ex re to comply therewish, if compliance is prevented s, Executive Orders, Rules, or Regulations; and this lease shall sted by, or if such fisilere in the result of, any such Law, Order, (c) All to
- This leave states the entire contract between the parties, and no representation or promise, verbal or written, on behalf of either party shall be binding unless contained to the similar upon each party executing the same and their successors, heirs, and assigns, regardless of whether or not executed by all persons above maned as "Leasur".

IN WITNESS WHEREOF, this is strument is executed on the date first above write LESSOR LESSOR LESSOR LESSOR **TEXAS** STATE OF **SMITH** COUNTY OF 2010 by John F. Berry This instrument was acknowledged before me on August J. HAMBY Printed Name: KEITH J. HAMBY Notary Public, State of Texas My Commission Expires Texas Notary Public, State of July 14, 2013 My Commission Expires: \_\_ JULY 14 2013

## EXHIBIT "A"

Attached to and made a part of that certain Oil, Gas and Mineral Lease dated the 2nd day of August, 2010 by and between John F. Berry, as Lessor and Devon Energy Production Company, L.P., as Lessee.

- 1. Notwithstanding anything contained in this lease to the contrary, wherever the fraction "one-eighth" (1/8<sup>th</sup>) appears in the printed portion of this lease the same is hereby amended to read "twenty-two percent" (22%).
- 2. It is understood and agreed that this lease covers and includes oil and gas only (including with oil and gas, all constituent elements thereof and all other liquid or liquefiable hydrocarbons and products of every kind or character derived there from and produced therewith, including sulphur), and that all minerals other than oil and gas are excepted herefrom and reserved to Lessor. Including among the minerals reserved to Lessor and excluded from this lease are coal, uranium and lignite.
- 3. At the end of the primary term, this lease shall expire as to all depths one hundred (100') feet below the deepest formation then producing or capable of producing oil and/or gas in paying quantities from any well drilled on the leased premises or on lands with which the leased premises have been pooled or unitized.
- 4. Notwithstanding anything contained herein to the contrary, the right to maintain this lease by shut-in payments is a recurring right, however, it is understood and agreed that if a well is shut-in at Lessee's sole election, the right to maintain the lease by shut-in payments shall be limited to a duration not to exceed two (2) years from the date the well is shut-in. If a well is shut-in for reasons beyond the control of Lessee, the limitations imposed in this paragraph shall not be applicable. Additionally, any shut-in royalty payment tendered hereunder shall be for \$20.00 per acre.
- 5. Lessee will, protect, defend, indemnify and save Lessor harmless from and after the effective date of this lease from any and all losses, claims, causes of action and demands of any kind or character arising from and after the effective date of this lease, in favor of any person or entity for any reason whatever, directly relating to or incidental to Lessees operations on the leased premises.

SIGNED FOR IDENTIFICATION: John/F. Berry